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NASHVILLE, TENN. TUESDAY, MARCH 23, 1875. NEW SERIES-NO. 2,034. ESTABLISHED MARCH 30, 1835.

describes the points and limits of his com-

mand; his power is absolute as that of an

look at the advances which usurpation is

making, and when we come to consider

calmly and deliberately, w thout purty bias or prejudice, we find that these acts are

none other than those of usurpation and tyranny. Where does all this power come

so great," that he can prescribe and lay

down emperors and place commanders over

them? It is time the country was awaken-ad and consider these things. If the ex-

eltement has been so high in time gone by

that many things have been overlooked. I think it has arrived, and I trust the ex-

tending his military power until he has ac-

Whereas, great disturbances and dissatis-

a republican form of government.

to sustain the

kind of government called a stratocracy; He then reviews the Thirteenth amend-

corruption; against profligacy; against the the action of the State only, and have no

usurpations of this administration. The reference to individuals. He cites deci-

introduce a resolution like this:

Semi-Weekly, 84.20 | Weekly 83.15 GOLD opened and closed at 1161 yes-

terday in New York, with sales at 1161. TENNESSEE BONDS still hold their own at 65 in New York.

Corron steady in New York, closing yesterday at 16 al7e for middling ap-

COL LEON TROUSDALE, the new Su- vision for their successors. perintendent of Public Instruction, enters upon his official duties to-mor-

EXACTLY seven years ago yesterday the initial proceedings for the impeachment of Andrew Johnson were begun

THE weather has been intensely cold at the North, the thermometer standseveral degrees below zero at different

WE are pained to learn that the Hon. N. B. Spears was robbed at his boarding-house, Sunday night, of the possible to form an intelligent opinion and gan to speak at 10 minutes past 12 o'clock. hard-earned salary drawn but a few to the immediate future of prices. hours previous from the State Treasury. Fortunately, the thief did not get away with his copy of the Constitution. The country is still safe.

The Board of Appeals of the National tation on the part of many, which, he was assigned the unfinished cases on the docket to a committee to examine and report the to a committee to examine and report the source and resource and resourc tion. The country is still safe.

Rights act a very black eye in Memphis | ties have supplied their evidence. yesterday. He reaffirmed the doctrine,

tional record on a similar question, his rebuke of these "architects of ruin" was all the more scathing. The demonstration in the galleries, which were packed to their utmost capacity, showed that Mr. Johnson touched the in our telegraphic reports.

service reform was put on the national holding State offices. The recent vice reform has led numerous hungry from New York. officials to inquire if that particular order is still in force. The question for decision by a member of the Cabinet, he has decided that the order State or municipal office, such as regis- extended for fifteen miles. trar, supervisor, or commissioner of THE LOUISIANA ADJUSTMENT. Thomas. He was told that this was not a lightle government you have got now, the ment, and says the clauses forbidding persons as I told it have elections; but that the order applied only to higher offices, such as member- The Result of the Arbitration of the ship of the Legislature, or a county office of trust and profit. It will be seen that the President makes a fine distinction, where he thinks that Fed. It is understood, however, that the commiteral officeholders should be allowed to hold such offices as supervisors of elec-tions and the like. Where Federal and that about six Conservatives, whose tions and the like. Where Federal and that about six Conservatives, whose with and understood what was the action the government, run it for awhite.

While the Black Hills gold fever is generrally regarded by the more discreet as a titled to a seat, and that in Grant parish there was no election for member of the House. One Conservative contestant is and thoughtless, there is another aspect of the case, which, on the supposition that gold exists there in paying quantities, the Chicago Times regards as quite reasonable. It is that the government officials are interested in keeping prospectors out of the country until such time as they can locate and secure the most valuable of the mineral lands. There is apparently good auhuge hoan to attract and fleece the young | there was no election for member of the lands. There is apparently good auauthority for stating that some of the
authority for stating that some of the
cofficers appared in Custer's expedition

[Institute of the public sentence of the statement of the political difficulties.]

[Johnson) knew the depending of the constitution and construction and the people, and bring peace and prosperity to the country. Do this and I would tell some of these who were acting will mount the rostrum and contrive to of last summer bave already stakedout some of the most valuable claims, and intend to hold them, and to The Killed and Wounded by the promote this scheme the military forces of the Federal Government are being used. Mearwhile, Senator Ingalls, of Kansas, says the President has determined to appoint three commissioners to negotiate with the Sioux Indians for the sale or sur-Martha Davey and Miss Maggie Bailey order. render of the Black Hill region, and open it to all comers. The Senator is most sanguine of success, as the Sioux look with hostile eyes on all intruders. look with hostile eyes on all intruders, whether official or private, soldiers or miners, and war may result. As soon cannot be a storm demolished it. Residences and outstanding meeting at this question of gift taking would be just as legitimate a subject to consider here to day as the subject we have now under consider to the Constitution of our country, and lay them on the altar in defense of the Constitution of the Cons as the Senate adjourns, he is going houses were demolished on many of the among the frontier settlers and will ad-a state of defence, by arming themselves and building stekades here and there, in which the women and children there, in which the women and children there, in which the women and children there is a state of defence, by arming themwell counties, South Carolina. It is impossible to give a correct idea of the amount of property lost. Several hundred thousand dollars will not cover it. Fearful suffer dollars will not cover it. Fearful suffer the purpose of making a move of the Property o of the setlers may take refuge in case | ing is already reported in the devasted terof attack by the Indians.

NEARLY every newspaper in the land ton, who was presiding at Elam Church, the President in Louisiana affairs, and said: of the government, and walch required when the storm struck, rehas printed a paragraph to the effect that Gen. Longstreet has taken up his residence in Georgia, and is there engaged in sheep-raising. The intelligence is correct, with the slight modifier of the Spata. Mrs. S. D. Massey and Mrs. S. D. Massey and Mrs. States. Does that provision authorize the gence is correct, with the slight modifier.

Rear Camas, when the storm struck, reported to every State in this Union a republican form of government." Has the President of the United States shall guarantee to every State in this Union a republican form of government." Has the President of the Dailed States such power? I do not puderstand him to be the United States shall guarantee to every State in this Union a republican form of government." Has the President of the Dailed States such power? I do not puderstand him to be the United States shall guarantee to every State in this Union a republican form of government." Has the President of the Dailed States such power? I do not puderstand him to be the United States shall guarantee to every State in this Union a republican form of government." Has the President of the Dailed States such power? I do not puderstand him to be the United States shall guarantee to every State in this Union a republican form of government." Has the President of the Senate in this Union a republican form of government." Messrs. Withers and Randolph addressed the Senate in this Union a republican form of government." Has the President of the United States shall guarantee to every State in this Union a republican form of government." Has the President of the Senate in this Union a republican form of government." Has the President of the Senate in this Union a republican form of government. gence is correct, with the singular moduli-cation that the person referred to is not in Georgia, hasn't been there for some time, isn't in the sheep-raising business and is in New Orleans, where, at the line of the territory in government of a State? No, sir. There is to enforce an unwarrantable, ex parte and last accounts, he has concluded to remain for some time to come.

CONDENSED TELEGRAMS.

tain correctly its mineral #c alth. The Democratic city convertion of St.

Louis has nominated Arthur Barrell for Mayor of Augusta will be loundation of government. Why the time without censure or rebuke United by a boudoir as elegantly furnished and listributed to the afflicted.

States soldiers to invade the hall of the fitted as that of the most fashionable lady.

WASHINGTON.

The Freedman's Bank Commissione Not Allowed to Resign. WASHINGTON, March 22 .- The Attorney General has decided that the Secretary of the Treasury cannot accept the resignations of the Commissioners of the Freed-man's Bank tendered a few days ago, with the condition that their acceptance should release their bonds, nor can the Commis-sioners demand divesture of their trust till the affairs of the bank are finally adminis tered, or Congress by new legislation, comes to their relief. To relieve the present Commissioners would be to relieve from responsibility the only executive offi cars to whom the depositors may look for a which they accepted office, making no pro-

NEW YORK.

Cold Weather and the Trade-The Opening Prices. New York, March 22 .- The Wall street markets are all higher than Saturday, ex-Notwithstanding the wintry weather (the thermometer marked in this State this morning many degrees below zero), an improvement in general trade is reported, but this is less than it would be if the weather was seasonable. Gold, which closed Saturday at 1151, opened at 1161 and hassince sold at 1161,21161. On gold bears the points in the State of New York yes- sold at 116, 201161. On gold leans the posed of, terds y morning. The rates The con since have been 2@1 per cent. per annum, ness, being the resolution approving of the for use, flat, and 2 for carrying. The action of the President in regard to Loulistans, was resumed, and Mr. Johnson, of cliques control the market, that it is im. Tennessee, being entitled to the floor, be

The Troubles of the Trotting Men. It will be seen from our dispatches that Judge Emmons, of the United States Circuit Court, gave the Civil Rights act a very black eye in Memphis

facts at the adjourned meeting, to be held on the first Tuesday of May, at Chicago, at which time formal judgment will be passed by the board itself. In this way it is expected the docket will be cleared before midsummer of all cases wherein the parties have supplied their evidence.

Gover acts and measures which I think clearly in violation of the organic law of the lead on the first Tuesday of May, at Chicago, at which time formal judgment will be passed by the board itself. In this way it is expected the docket will be cleared before midsummer of all cases wherein the parties have supplied their evidence.

yesterday. He realistmed the doctrine, Mich., against the Kentucky Trotting old as the Constitution, that the rights Horse Breeders' Association of Lexington,

difficulty usually arising from one boat ident. Ordinary measures are presented There must be something behind all crossing the line of another.

THE RAILROADS.

popular heart in his effort yesterday, a Ohio road stated that that road had cut were the same in substance, with a mere pretty full synopsis of which is printed rates on fourth-class freight destined for modification in the matter of verblage to tion of such freight is by way of water. ABOUT the time the farce of civil All other agents denied that cutting was of the Federal Government instructing allowed or practiced on their roads. The Union and Pacific railroad to-day boards, Manager Grant issued an order fixed the rates of freight from Chicago and from any interference. His instructions, forbidding Federal officers from St. Louis to San Francisco which are identical with those from New York to Sau Franciso. Hitherto rates from St. Louis formal abandonment of civil ser- and Chicago have been higher than those

OUACHITA VALLEY.

having been submitted to the President | Terribly Destructive Tornado-Great | Loss of Life and Property. NEW ORLEANS, March 22.—The Times abolishing the civil-service rules in the valley on Friday, between Smithland and several departments in no way affected Ray's Point. The loss of life and destructhe executive order prohibiting dair and child are among the killed. Lieved that it was a civil strife, a contest of the foregree of the foreg the holding of two offices. Smithland was levelled to the ground and between two divisions of the civil governmen, Mr. President, that the empire is the Union, this necessarily involves the Union, this necessarily involves the bedween two divisions of the civil governmen, Mr. President, that the empire is He further said that, it so was Ray's Point. Plantation buildings, fences, mules, horses and cattle were never was his intention to forbid any scattered for miles. The track of the tor the one in Louisiana. That dispatch was Federal officer accepting any minor nado was three hundred yards wide, and signed by the Socretary of War, and was that is, a military government where the ment, and declares that it abolished

Congressional Committee. logg, but has not been officially published. toe have decided that about eleven Conservative members, not returned elected by election was claimed by the Conservative officeholders have control of an elec-tion, of course there is but one result. The arbitrators decide that Elam, claiming to have been elected to the Senate on the Conservative ticket

THE TORNADO'S TRACK.

Georgia Murricane-Only One House Left Standing in the Town of Ca-

AUGUSTA, March 22 .- Rev. J. Wellingthe line of the ternado is a desotate waste. no such thing in the Constitution, and in- private order of Judge Durrell, issued on

Reports of diaster are coming in from the Interior Cepartment will, as soon as possible, despatch a competent geologist to examine the Black Highs country to ascerdain the Black Highs and the Federal Government is going to be that Scale With envy. The trotter's box stalling as Executive of the government of that Scale With Evidence of Government of the government of the government of the government of the government of that Scale With Evidence of Government of the government of t an correctly as mineral we will.

The Democratic city convertion of St. assistance is urgently needed. Contribuwhich binds the nation together, and is the possession of the same; in permitting demand, while Doble and his groom occumake it in forty-eight hours. The

UNITED STATES SENATE. EXTRA SESSION.

An Able and Timely Speech by Senator Johnson.

He Flays Grant Alive, and Warns the People Against His Usurpations.

Stirring Appeal to Save the Country and the Constitution. WASHINGTON, March 22 .- The galleries were densely growded long before the hour

of meeting, and by the time the Senate was called to order, not even standing room was to be obtained in the galleries, doorways or passages leading there. Upon the mand; his power is absolute as that of an floor were a large number of members of emperor. Look at the growth of power, the House of Representatives and others entitled to the privilege of the floor.

The consideration of the unfinished busi-In opening his speech, Mr. Johnson said, the fact that he had obtained the floor Sat-The Board of Appeals of the National urday night had possibly created an expecfacts at the adjourned meeting, to be held cover acts and measures which I think In the case of A. T. Short, of Coldwater, Mr. President, it seems to me that the Horse Breeders' Association of Lexington.

In the first place, Mr. President, it seems to me that the Consideration of a resolution embracing Presidential interference, what are we to should the grand jury fail to indict, an association of the consideration of a resolution embracing press an opinion tavoring press.

for the consideration of Congress, and this action of the President. There must when they are acted on, it is the duty of be something to explain his inconsistency. for entering into the details of the case, the President to consider them, and to approve or reject them. Mr. Johnson argued all this. The force bill, with authority to the classes whom the law was intended to The Baltimore and Chio Still Cutting. at length that the Senate had no authority take away State governments, and a milita-CHICAGO, March 22 .- At a meeting of to act on the resolution, especially in the Chicago, March 22.—At a meeting of to act on the resolution, especially in the general freight agents of all Eastern roads absence of the other house. He adding into Chicago, which was held here contended that the resolutions of oday, the agent of the Baltimore and Senators Morton and Frelinghuysen light of events that transplie in the apparties conceded that the Federal New York, and affirmed that this was prop- suit the party views of some individuals. er and right, since a part of the transporta- He next referred to the trouble in the Tennessee Legislature in 1866, and the action Gen. George H. Thomas, in command of the Federal forces there, to strictly abstain

> he said, were as follows: Washington, July 17, 1866.-Gen. Grant will instruct Gen. Thomas that the facts stated in his telegram do not warrant the interference of the military. The administration of the laws and the preserve tion of the peace in Nashville belong proprlp to the State authorities, and the duty of the United States authorities is not to interfere in any controversy between the public authorities of the State, and Gen. Thomas will strictly abstain from any in-

Here is a precise case, and that was the ment, and was a case, as stated in the telewritten in the presence of the President, and sent to Gen. Grant to send to Gen. and where the army is the power. There at great length, the Fourteenth amendcase calling for the interference of the mili- army, the power. We have got a stratoc- States to deprive any person of life, liberty tary, and he (Gen. Thomas) should ab- racy; we have not a democracy; we have not or property, without due process of law, or stain from interference under any circum-New Orleans, March 21.—The Wheeler award has been received by Gov. Kell marks a line between the civil and milli- have got. How far off is the empire? How this subject. They are intended solely tary authority. There is a precedent for the far off is military despotism? I warn the to p event the arbitrary transfer of of the government in cases of this kind, and of the duty of the military and civil authorities. We see then that the question administration is trying to overthrow sions in Michigan and Ohio in support of was not unknown to him, and he has not the government. Let every effort be from the district which includes the acted without proper and sufficient infor- made towns of Coushatta and Colfax, is not en- mation upon the subject. If he has been ernment, and eject from power the corinformed of and acted on and carried out the order or telegram that I have read, he resolution now before the Senate, I would (Johnson) knew the determination of the the Constitution and close the gulf bebehind the curtain, that if they expected gain his pardon from the people for his to stir up another civil strife, and amid the violations of the Constitution of his counwar-cry and strife, have one ride into power try, and the transcendent impositions that for a third term they might bid farewell to he has practiced upon the country. This, liberty. [Applause in the galleries.] even as humble as I am, for the sake of The President pro tem. (Mr. Ferry, or peace, for the sake of concord, for restora-Michigan)—The chair will interfere with AUGUSTA, GA., March 21.—The follows the gentleman from Tennessee, to inform mount the rostrum and strive to

ficient force in the galleries to preserve land. May God save the country, and may

Mr. Johnson next spoke of the action of the free exercise of the concurrent powers

guilty of like souduct.

general application to anybody who is power of the Executive, a power al-

recollection, too, that if an act like this, House of Representatives of Louisiana, and if an usurpation like this, had been attempted it would have produced a shock throughout the nation. The nation would have organization of that body, is contrary to the been indiguant from one extreme to the spirit of republican institutions and cannot other, and would have been ready to hurl be approved by the Senate of the United from power the perpetrators of such an act. But now we see things differently. We Mr. Sherman moved to adjourn.

Mr. Anthony said he understood there sent back to a people that repudiated him, without authority to go and look over this country and to mark himself out an empire and prescribe the limits of the several executive session. After this government on what is shall take until a vote should be reached.

Mr. Thurman then modified his motion so as to have an executive session. After this government on what is shall take until a vote should be reached. der control. He marks cut the area; he

CIVIL RIGHTS.

Important Charge of Judge Emmons to the Grand Jury.

from? And I might ask, "upon what meat does this our Casar feed, that he hath grown Congress Can Give the United States Courts No Jurisdiction Over Cases Arising Under the Law.

> They Are Matters which Legitimately Belong to the States.

eitement has gone down, and that the American people can return to the organic ple had begun to consider and weigh well MEMPHIS, March 22.-Judge Emmons these things. Mr. Johnson de-natured the organization of the Louisiana Lagislature, and continued: I cannot reof the United States Court to-day delivered an elaborate and exhaustive charge to the grand jury in reference to Civil Rights. gard the action of the military or of the President as in accordance with the Con-stitution. I cannot record my vote for this He said: It is to be regretted that a question of such exceptional importance and one which is producing so much excite-ment, should come before the court in this resolution. I will not vote against the resolation because it is a Republican measform. At an early day, however, and durure, but I will vote against it on principle. ing the term, we are compelled to decide This resolution calls on the Senate to exthe matter you lay before us. The several penalties imposed by this law upon prosemay then make can be reviewed by the Supreme Court. He then gives his reasons affect. Until the three recent amendments ry empire laid off in the South, and placed to the national Constitution, which proach of the Presidential election. When we have a conqueror and us arper installed restrain such an offense as this. The punin the government, and he has gone on exshment of murder, arson, assaults and bateries, tresspasses, frauds, injuries to repucomplished his purpose, the time may come tation, obstruction to the right of attendwhen some member in the other hall may ing church, public schools, theatres and forcing the right of being accommodated in constitution itself expressly reserved Resolved, that A or B is hereby declared was universal assent then, and is now. The Where is the navy? What could you do? only question presented for judicial deterahead, and that instead of having a free power of protecting the more sacred and and republican government, we have a important rights of the colored citizen.

denying to any person the equal protec-

of persons varying from those which deter-

mine the rights of all. These inhibitions, too, beyond ail controversy, are aimed at

this, and also the slaughter house cases of

the Supreme Court-Sixteenth Wallace-

and then deals at great length with the

tering Expedition. FORT MONROE, March 21 .- The United

ation, of whom less than a half million are | 000 to the long-ago collapsed bank. breeds. The boundary line will commence at the mouth of the Rapido, following that | Minister has been unable to get him out. river to its source, towards the town of Pinos, in latitude 22 deg. 35 minutes, longtude 101 deg. 7 minutes, thence to the River Santiago, and along that stream to its mouth. The movement, it is understood originated with the Mexican authorities who desire to see this sparsely settled country placed under a power possessing means of enforcing order among its popula-

tion, and of inviting immigration thither.

BUD DOBLE will bring Occident, the fanous trotter of the Pacific slope, east, and enter him during the coming summer at

FOREIGN.

can see men come into power, and exercise power not authorized by the organic law of the land. We have gone outside of the Constitution in a way that will bring this know that any Senator on his side of the government to an end, or shange its char- chamber desired to do so. He telt con-acter so that its present features and pres- fident a vote could be reached at a reasonem structure will all be lost. The Senator able hour to-morrow, and therefore would here referred to the orders sent to Gen.
Sheridan to proceed to New Orleans, and notice, however, that he would call on the said: Here is a General of the army who is

A Statue Unvailed. ed to-day with splendid ceremonies and old as the Constitution, that the rights and privileges which that act sought to comfer upon negroes, were purely incompleted and irregulated by the States.

Senator Johnson made a masterly speech in the Senate yesterday on the Louisina question. It is a matter with which he is perfectly familiar, and has arraignment of Grant for his usurpations and utter disregard of the pations are pations being and for the and indice, as associated to dispute the fighthandand measures which his bedge it his bedge it his has been dispute the feed tha great enthusiam. overnment had no power, whatever, to

ner resumed the witness stand, and her direct examination was continued by ex-Judge Porter. Witness sald: On Mr. Tilton's first visit to my room, he did not lie down, as I am reported to have said, but was reclining over the bed when he kissed me good night. (Witness was here inus, and by common carriers within the handed a letter daten January 10, 1871. faction exist in the country, and for the State, were matters not only not granted This letter is in my hand writing, and was sake of preserving peace and harmony in to the General Government, but in the Mrs. Tilton was then at home. It was in Mrs. Tilton was then at home. It was in to the States. The vastness of civil the second story back bedroom. He was and political rights included in perfectly well at the time. He was talking the compendate phrase, "right to life, lib. about Mrs. Morse, and I told him she had endeavored to hire me to go round to Beecher and tell him of this story, which, familiar and unquestioned truism there however, I refused to do. Mr. Tilton then was universal assent then, and is now. The asked me to copy this off and put my name to it, which I did. The impotency and weakness of an un- mination is, have these amendments com- Judge Porter then read a letter written

eriess, and I here, to-day, in the presence evident that, if Congress has the power of deavored to procure her to circulate injuri bed was a wicked lie. Witness continues: I wrote this second

country is ruled by a military chieftain slavery and did no more. He also reviews, Mr. Tilton was aware I told this matter persons as I told it here.

> Paris. Paris Correspondence of the Pall Mall Ga-

An American citizen has been lying here in durance vile for a long time and voted for the new Commi

THE MONEY READY FOR A TRANS-ATLANTIC BALLOON. New York World,

and Narcisse Pelletier, of Paris, the two last through their attorneys, have entered into an agreement with Washington H. Donaldson, the well-known gronaut, of Reading, Pa., by which gronaut, of Reading, Pa., by which J. E. GILBERT, JAS. A. McALISTER, SARE COWAN, J. C. OREYAN, OREYAN, OREYAN, two last through their attorneys, have they pledge themselves to furnish \$40,- | THOS. D. FITE, the fine of the ternado is a describe waste. In addition to the loss of property already reported at Appling, he reports the Methodist and Baptist Churches and the geademy dist and Baptist Churches and the geademy violation of the Constitution of the United State-house for the assembling of the Legisland in installing and uplaced by the practiced, and the geademy of the course is to be practiced.

In addition to the loss of property already testering in the State of Louisiana, in the distingtion of the Constitution of the United State-house for the assembling of the Legisland in installing and uplaced by the course is to be practiced.

State-house for the assembling of the Legisland in installing and uplaced by Donaldson because with envy. The trotter's box of the present a fair field. For the conveyance of his precious trotter Doble has a special car, so completely equipped as to fill a Pullman passenger with envy. The trotter's box of the present a fair field. For the conveyance of his precious trotter Doble has a special car, so completely equipped as to fill a Pullman passenger with envy. The trotter's box 000 for the purpose of constructing a

Carlist Desertions to Alfonso. Irish Expressing their Grievances

Unveiling of a Statue in Venice. SPAIN.

hight Carlist Captains Gone Over to Alfonso-Resignation of Castellear. MADRID, March 22,-Only eight of the Carlist chieftains followed Gen. Catrera in going over to King Alfonso. Castellear has resigned his professorship in the University, in consequence of the Governmen re-establishing in the schools and colleges the text books and prospectuses prescribed during Queen Isabella's reign, and other-wise changing the manner of public in-

GREAT BRITAIN.

Irish Mass Meeting in London, LONDON, March 22 .- The Irish held a mass meeting in Hyde Park yesterday. It is estimated that 30,000 people gathered. Resolutions were adopted demanding the release of Fenian prisoners, condemning coercive laws in Ireland, and condoling with the family of John Mitchell.

The Revival-Other American Minis ters to be Invited. Count De Jarnac, French Ambassador died to-night.

H. L. Bateman, a well-known theatrical manager, died to-day.

Moody and Sankey held a conference with ministers of all denominations to consider the question of continuing the revival movement which they have opened with such extraordinary success. It was arranged that Moody should, by telegraph, invite to England some of the most popular preachers in America.

ITALY.

VENICE, March 22 .- The stane of Maain, the patriot here of Venice, was unveil-

ed, and even the part reserved since the sickness of a juror for counsel and the reporters was trenched upon. The Plymouth Church delegation lacked not a member Mrs. Tilton, Mrs Field and Mrs. Shearman were early in attendance, and were accompanied by Bessie Turner. Mr. Beecher and wife arrived somewhat late and took their

After the court was opened, Bessie Tur-

armed people when brought in contact with pletely revolutionized the whole character to Mrs. Tilton, dated Jan. 10, 1871, which armed soldiers, we all know would be poworders and I have to day to the contact with pletely revolutionized the whole character to Mrs. Tilton, dated Jan. 10, 1871, which informed her that Mrs. Morse had en-

The direct examination of Bessie Tur-

ner was here closed, and she was surrendered to the counsel for the prosecution. The hum and buz that passed through the court room as Judge Parker took his seat Government in that case. The cases are people of my native country against the property from citizen to citizen without were promptly husbed as Judge Fullerton almost parallel, and that was what the dangers which are coming. Don't let us Government did then. What are we talk about party, but let the people who told now? We see then that the present compose the government, run it for awhile. heard, every body was bent forward, every eye directed on the witness, and every ear stood erect, that not one word in answer or expression of her countenance should be

The cross-examination, though searching and severe, did not bring out any new points of interest. Tilton's two visits to Bessie's bed-room were again detailed suboutrages against the colored race, and ex- stantially as given by the sprightly little presses his sympathy with that large and witness last Friday.

WHO IS HE?

An American in a Pad Scrape in zette.

under peculiar circumstances. A little before the Universal Exhibition of 1867, a distinguished officer of the United States The Object of the Scuatorial Filibus- started a bank in Paris, and, wishing to acquire an official status, he solicited the honor of being made one of the American States steamer Dispatch arrived to-day from | Commissioners. Failing in the first in-Washington, en route to New Orleans, stance, as the matter was difficult, be perwhere she will receive the Commission, suaded a legal friend to go to Washington consisting of Senator Sherman and others | and with \$10,000 get a private bill passed and sail for Vera Cruz. Their object is to through Congress. This was done, and secure a coaling station for naval vessels at | the Finance Minister got an extra grant New York, March 21 .- The Mercury | the lawyer went back to London he comhas a Washington dispatch, alleging that municated with the distinguished officer, the excursion of Senator Cameron and whose bank, in spite of superhuman efothers to Mexico, has for its object the annexation, by purchase, to the United States, of the Northern States of that Republic. he managed to get the bill through Con-Mexican authorities are understood to have | gress for \$7,600 and he consequently had already acquiesced to the transfer, the terms of which are yet to be settled. The Colonel in filing his accounts had set down territory proposed to be annexed, is all that | the lawyer as laving, received from, and part of Mexico lying nor.h of the consequently owing him \$10:000, which Rio Rapido and the Rio Grande de Santiago, and comprises the States of Sonora, Chihuahua, Coahulla, tecas, one-half of Tamaulipas, one-third of this country. He was busy following that Jalisco, a small portion of San Luis Potosi, dramatic affair, when one morning, he re-Jalisco, a small portion of San Luis Potesi, and the territory of Lower policy policy of Lower policy of Lower policy of Lower policy policy o gether about 438,000 square miles of terri- few preliminary questions, marched him tory, and over a million and a half of popu- off to prison on the charge of owing \$10,whites, the rest being Indians and mixed | for the last fifteen months the lawyer has been lying in prison, and the American

William H. Belknap, of Cincinnati, George L. Bruce, of New York, Na-thaniel Goeny Hadaway, of London,

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